		E-filed: July 2, 2012								
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	6	ATTORNEYS FOR USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC UNITED STATES BANKRUPTCY COURT								
	7									
	8	DISTRICT OF NEVADA								
	9	In re: USA COMMERCIAL MORTGAGE COMPANY, Case No. BK-S-06-10725 LBR Case No. BK-S-06-10726 LBR								
	11	USA CAPITAL REALTY ADVISORS, LLC, Case No. BK-S-06-10727 LBR Case No. BK-S-06-10728 LBR Case No. BK-S-06-10720 LBR								
	12	USA CAPITAL DIVERSIFIED TRUST DEED FUND, Case No. BK-S-06-10729 LBR LLC, Chapter Number: 11								
	13	USA CAPITAL FIRST TRUST DEED FUND, LLC, Jointly Administered Under								
	14	USA SECURITIES, LLC, Debtors Case No. BK-S-06-10725 LBR								
	15	Debtois								
	16 17	Affects: □ All Debtors □ TRUST DEED FUND, LLC'S								
	18	 □ USA Commercial Mortgage Company □ USA Securities, LLC □ USA Capital Realty Advisors, LLC FIFTEENTH REPORT OF ACTION TAKEN AND PROGRESS TOWARDS 								
	19	USA Capital Realty Advisors, ELC USA Capital Diversified Trust Deed Fund, LLC USA First Trust Deed Fund, LLC CONSUMMATION OF CONFIRMED PLAN OF								
	20	REORGANIZATION								
	21									
	22	POST-EFFECTIVE DATE USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC's FIFTEENTH REPORT OF ACTION TAKEN AND PROGRESS TOWARDS CONSUMMATION OF CONFIRMED PLAN OF REORGANIZATION								
	23									
	24	Post-Effective Date USA Capital Diversified Trust Deed Fund, LLC ("Diversified" or								
	25	"Revested Debtor"), a revested debtor in the above-captioned chapter 11 cases (the "Chapter 11								
	26	Cases"), by and through its counsel noted above, hereby submits this Fifteenth Report of Action								
	27	Taken and Progress Towards Consummation of Confirmed Plan of Reorganization (the								
	28	"Fourteenth Report"), pursuant to the Court's "Order Confirming the "Debtors' Third Amended								

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Joint Chapter 11 Plan of Reorganization,' as Modified Herein" [Docket No. 2376] (the "Confirmation Order") entered January 8, 2007. See Confirmation Order, ¶ 74. The Debtors' Third Amended Joint Chapter 11 Plan of Reorganization (the "Plan") went effective on March 12, 2007 (the "Effective Date").

This Fifteenth Report is for the period from March 1, 2012 to July 1, 2012 ("Report Period"). This Fifteenth Report incorporates the requirements and structure of former Rule 3020(a) of the Court's Local Rules of Bankruptcy Practice, abrogated in May 2006, which were as follows:

A schedule of personal property costing more than \$5,000 and any real (A) property acquired, sold or disposed of and the price paid for each:

None

Personal property costing more than \$5,000:

Real property acquired, sold or disposed of: None

Total: \$0.00

(B) A schedule listing each debt, the total amount required to be paid under the Plan, the amount required to be paid to date, the amount actually paid to date, and the amount unpaid:

Due to the nature of its operations as an investment fund with contracted services through intercompany debtor entities and no employees, Diversified had only a relatively small number of claims filed against it in the Chapter 11 Cases. Such claims included general unsecured claims (many of which were misfiled as creditor claims by holders of equity interests in Diversified) and administrative expense claims related to professional fees accrued during the Chapter 11 Cases. All unsecured creditors and administrative expense claims have been paid in full.

A schedule of executory contracts entered into: **(C)**

No executory contracts were entered into during the Report Period.

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(D)	A sta	atement	listing	each	postpetition	tax	(i.e.,	income,	payroll,	property
sales), payee,	and th	he amour	nt actua	ally pa	aid:					

Federal Unemployment taxes:

None

Federal Payroll taxes:

None

Nevada Unemployment taxes:

None

Total:

\$0.00

Progress toward completion of the Plan and a list and status of any pending **(E)** adversary proceedings or motions and resolutions expected:

1. **General Progress**

The major terms of the Plan with respect to Diversified have all been accomplished. The Operating Agreement of Diversified has been amended, USA Capital First Trust Deed Fund, LLC has made certain payments and assignments to Diversified. and Diversified is operating in the post-confirmation realm. DTDF and USACM continue to pursue the collection of judgments obtained from concluded litigation and settlement agreements and explore collection options for the remaining assets held by each estate. In late February/early March, Diversified mailed 2011 K-1s to its members.

2. Nondischargeability Complaint - In re Thomas A. Hantges

This case has been resolved. The resolution of the case is detailed in previous reports.

3. Nondischargeability Complaint - In re Joseph D. Milanowski

This case has been resolved. The resolution of the case is detailed in previous reports.

4. **Status of Complaints Filed**

Diversified and USACM have filed a number of complaints to recover assets through their litigation counsel, Diamond McCarthy LLP. Diversified's past operating reports have detailed the status of concluded litigation and settlement recoveries prior to the time period encompassed by this Fifteenth Report. The following case is still active:

**USACM Liquidating Trust v. Deloitte & Touche, LLP and Victoria Loob (Case No. 08-00461): This Complaint was filed in United States District Court, District of Nevada, on April 11, 2008. Discovery closed January 30, 2009 [Docket No. 83]. On April 26, 2010, Defendant Deloitte & Touche LLP filed a Motion for Summary Judgment (Imputation, In Pari Delicto, and Statute of Limitations) [Docket No. 97]. Both sides filed motions for summary judgment, and the Court entertained oral argument on those motions on August 30, 2010 [Docket No. 149]. On February 16, 2011, the District Court entered its order [Docket No. 155] granting Deloitte & Touche's motion for summary judgment. On March 15, 2011, USACM filed its Notice of Appeal [Docket No. 160] with the District Court. The appeal is pending in the Ninth Circuit Court of Appeals as Case No. 11-15626. USACM has filed its opening and reply briefs. During the Report Period, the National Association of Bankruptcy Trustees filed an amicus curiae brief supporting USACM's position on appeal. The parties are waiting for the Ninth Circuit Court of Appeals to issue its ruling.

(F) A statement regarding the status of payment of UST quarterly fees:

All UST fees have been paid in full through July 1, 2012, the final date covered by this Fifteenth Report.

Dated this 2nd day of July 2012.

SNELL & WILMER L.L.P.

By: /s/ Claire Y. Dossier

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